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Attorneys for Plaintiffs

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

HOWARD CHANG; DAVID EVANS;  
MICHAEL FLYNN; JEANNE GEE; WILLIAM  
HENGEMIHLE; DANIEL KASPER; HENRY  
KAHWATY; PATRICK KILBOURNE; NEAL  
LAWSON; DAVID OWNBY; DAN REGARD;  
JOSE A. SANTANA; RICHARD  
SCHMALENSEE; PATRICIA SHORE;  
BERNARD SISKIN; GREGORY THALER;  
EDWARD WESTERMAN; PETER WROBEL  
and ROBERT YERMAN,

Plaintiffs,

v.

LECG CORPORATION DEFERRED  
COMPENSATION PLAN FOR EMPLOYEES;  
LECG DEFERRED COMPENSATION PLAN  
FOR INDEPENDENT CONTRACTORS;  
LECG CORPORATION DEFERRED  
COMPENSATION PLAN FOR EMPLOYEES  
PLAN COMMITTEE; LECG CORPORATION  
DEFERRED COMPENSATION PLAN FOR  
INDEPENDENT CONTRACTORS PLAN  
COMMITTEE; LECG, LLC; LECG  
CORPORATION; STEVEN SAMEK, WARREN  
BARRATT; GREAT HILL INVESTORS, LLC;  
GREAT HILL EQUITY PARTNERS III, LP;  
GREAT HILL PARTNERS GP III, LP; GHP III,  
LLC; CHRISTOPHER S. GAFFNEY; JOHN G.  
HAYES; MATTHEW T. VETTEL; and DOES 1-  
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Defendants.

and

WILMINGTON TRUST, an interested party.

**Case No. CV 11-02619 JSW**

**AMENDED STIPULATION AND  
(PROPOSED) ORDER FOR  
EXTENSION OF TIME FOR  
PLAINTIFFS TO RESPOND TO GREAT  
HILL DEFENDANTS' MOTION TO  
DISMISS**

Complaint Filed: June 1, 2011

**AMENDED STIP. & (PROPOSED) ORDER FOR EOT FOR PLAINTIFFS TO RESPOND TO  
GREAT HILL DEFENDANTS MOTION TO DISMISS**

Case No. CV 11-02619 JSW

Winston & Strawn LLP  
101 California Street  
San Francisco, CA 94111-5802

Pursuant to United States District Court for the Northern District of California Local Rule of Civil Procedure 6-2, GREAT HILL INVESTORS, LLC; GREAT HILL EQUITY PARTNERS III, LP; GREAT HILL PARTNERS GP III, LP; GHP III, LLC; CHRISTOPHER S. GAFFNEY; JOHN G. HAYES; and MATTHEW T. VETTEL (collectively referred to as the “Great Hill Defendants”) agree that Plaintiffs HOWARD CHANG, DAVID EVANS, MICHAEL FLYNN, JEANNE GEE, WILLIAM HENGEMIHLE, DANIEL KASPER, PATRICK KILBOURNE, NEAL LAWSON, DAVID OWNBY, DAN REGARD, JOSE A. SANTANA, RICHARD SCHMALENSEE, PATRICIA SHORE, BERNARD SISKIN, GREGORY THALER, EDWARD WESTERMAN, PETER WROBEL and ROBERT YERMAN shall have until November 4, 2011, to respond to Great Hill Defendants’ Motion to Dismiss. This extension extends the responsive deadline by one week. The purpose for requesting this extension is to allow Plaintiff’s counsel to prepare for, travel to and attend a mediation which is being held in Chicago on October 27 and 28, 2011. No prior extensions have been sought by or granted to the Plaintiffs regarding Great Hill Defendants’ Motion to Dismiss.

Dated: October 24, 2011

WINSTON & STRAWN LLP

By: /s/ James P. Baker  
James P. Baker

Attorneys for Plaintiffs

Dated: October 24, 2011

EDWARDS ANGELL PALMER & DODGE LLP

By: /s/ Marc L. Zaken  
Marc L. Zaken

Marc L. Zaken (*Admitted PHV*)  
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Attorneys for Defendants  
GREAT HILL INVESTORS, LLC; GREAT HILL  
EQUITY PARTNERS III, LP; GREAT HILL

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AMENDED STIP. & ~~(PROPOSED)~~ ORDER FOR EOT FOR PLAINTIFFS TO RESPOND TO  
GREAT HILL DEFENDANTS MOTION TO DISMISS

Case No. CV 11-02619 JSW

SF:318290.1

PARTNERS GP III, LP; GHP III, LLC;  
CHRISTOPHER S. GAFFNEY; JOHN G. HAYES;  
and MATTHEW T. VETTEL

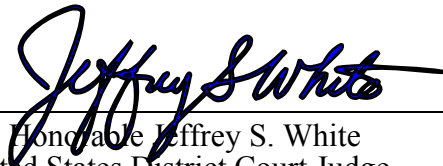
I, James P. Baker, hereby attest, pursuant to N.D. Cal. General Order No. 45, that the  
concurrence to the filing of this document has been obtained from Marc L. Zaken.

/s/ James P. Baker

James P. Baker

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: October 25, 2011

  
\_\_\_\_\_  
The Honorable Jeffrey S. White  
United States District Court Judge

101 California Street  
San Francisco, CA 94111-5802